

EX-PRESIDENT CLEVELAND

Making an Argument Before the Supreme Court--He Will Get a \$50,000 Fee.

[By United Press.]

WASHINGTON, D. C., Oct. 27.—Ex-President Cleveland was the main attraction in the Supreme court of the United States to day. The number of persons

in the court room and about the corridors just outside the entrance was even greater than on Friday when Mr. Cleveland was expected to appear. A few moments before noon, the hour of meeting for the court, Mr. Cleveland entered the court room through the marshal's office. In the court room were Attorney

General Miller, Solicitor-General Taft, ex-Attorney-General Garland and a number of prominent persons. Mr. Cleveland and Attorney-General Miller were separated by several seats when the court opened, but those seats were vacated before Mr. Cleveland's case was called and he and the Attorney-General, after warmly shaking hands, sat down side by side and entered into a conversation that did not seem to flag. After a number of motions to advance cases had been heard the case of Peake vs. the city of New Orleans was called and Richard DeGray of New Orleans, with whom Mr. Cleveland is associated, began the argument for the plaintiff. When he had finished Mr. Cleveland at 2:50 p. m. began his argument, which he had not concluded when the court at 4 p. m. adjourned. Mr. Cleveland looked to be in the best of humor and best of health. Though this was to be his first argument before the Supreme court, he did not seem to be awed in the presence of the Chief Justice and his robed associates, one of whom owe their dignity to his appointment. It is understood that Mr. Cleveland will get a \$50,000 fee out of this case.

W. H. & R. S. TUCKER, & CO.
Gents' Underwear.
A better line we have never had.
All the various weights in white and
natural wool mixed.

Sizes to fit any one.
W. H. & R. S. TUCKER & CO.
—♦♦—
Supreme Court.

Cases from the Fifth District were disposed of as follows on yesterday:

State vs. Martin, from Chatham-
argued by Attorney General for State-

no counsel CONTRA; Thompson vs. Telegraph Co.—argued by Graham for plaintiff and Strong for defendant; State vs. Newcomb, from Guilford—argued by Attorney General for State, J. T. Morrill for defendant; State vs. Peters—argued by Attorney General for State

Jno. W. Graham and J. E. Boyd
brief for defendant; State vs. Carlton
argued by Attorney General for State
and R. B. Boone for defendant; State
vs. Scoggins—argued by Attorney Gen-
eral for State and J. S. Manning and
R. B. Boone for defendant.

Opinions were handed down yesterday as follows:

Mayo vs. Thigpen from Edgcombe; error.

Brunhild vs. Potter from Greene; error.

Cannamith vs. Wilson from Bassett.

Tufts vs. Griffin from Bertie; no error.
Coor vs. Smith from Wayne; no error.

Lassiter vs. Upchurch from Wake;
error.

Bunn vs. Todd from Wake; error.
Burwell vs. Snow from Vance; error.
The court will enter upon the call
appeals from the sixth District on Thu-
day, November 6th, in the following
order.

State vs. Morton; Sneed vs. Har
Puffer vs. Lucas; Brown vs. King; H
vs. Hart; Burnop vs. Sidberry; Brown
Rainor; Hodges vs. Transit Co; Tuc
vs. Tucker; Loftin vs. Hines.

SPELL-BOUND BY MRS. JOE P. SON.
—
**A North Carolina Lady's Remarkable
Performance in Texas.**

The Dallas paper speaking of the S. fair and of the enterprise of one of musical dealers who has an exhibit in fair, says:

"As an evidence of his enterprise

has secured the services of Mrs. Joe
son, of Charlotte, N. C., a lady who
quite a reputation as a performer on
piano, who will daily delight visitors
the artistic manner in which she ma
nulates the keys of the best instrum

on the market. Mrs. Person held a
ances spell-bound yesterday, and as
as she remained at the piano thou
congregated to hear her play."

A Republican Foresees Defeat

(New Berne Journal.)

Our Trenton correspondent writes of a break in the Republican ticket in Jones county. Their candidate for treasurer, Mr. Durant H. Harris

sharp, far-seeing man, has given up
race and withdrawn. It is learned
he advised others to do as he has
and save themselves, as he knows
well there is danger to the whole.

A Scrap of Paper Saves Her Life

It was just an ordinary scrap of wrapping paper, but it saved her life. It was in the last stages of consumption when she was told by physicians that she was in

able and could live only a short time weighed less than seventy pounds. A piece of wrapping paper she received from Dr. King's New Discovery, and she used the sample bottle. It helped her, she believed, to get her more...

a large bottle, it helped her more, and another and grew better fast, until its use and is now strong, healthy, plump, weighing 140 pounds. For other particulars send stamp to W. Cole, Druggist, Fort Smith, Tri-State, Ark.

John Y. MacRae's drugstore.
